

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addiese: COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginia 22313-1450 www.wepto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/044,217	11/19/2001	Robert M. Zeidman	6257-16302	9153	
7590 MEYERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C. P.O. BOX 398			EXAM	EXAMINER	
			LUU, CUONG V		
AUSTIN, TX 78767-0398			ART UNIT	PAPER NUMBER	
		2128			
			NOTIFICATION DATE	DELIVERY MODE	
			09/30/2009	ELECTRONIC	

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patent\_docketing@intprop.com ptomhkkg@gmail.com

## Application No. Applicant(s) 10/044,217 ZEIDMAN, ROBERT M. Office Action Summary Examiner Art Unit Cuona V. Luu 2128 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 15 July 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 64-80 is/are pending in the application. 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 64-80 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (FTO/S5/08)
Paper No(s)/Mail Date \_\_\_\_\_\_\_.

Interview Summary (PTO-413)
Paper No(s)/Mail Date.

6) Other:

5 Notice of Informal Patent Application

Application/Control Number: 10/044,217 Page 2

Art Unit: 2128

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 7/15/2009 has been entered.

### DETAILED ACTION

Claims 64-80 are pending. Claims 1-63 have been canceled. Claims 64-80 have been rejected.

### Response to Arguments

- 1. The objection of claim 57 has been withdrawn in light of its cancellation.
- The 35 USC 112, 2nd paragraph rejection of claim 58 has been withdrawn in light of its cancellation.

### Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claim 71 is rejected under 35 U.S.C. 112, first paragraph.

Art Unit: 2128

Claim 71 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The recited limitation the third computer "examine the received processed data to debug the design of the integrated circuit" is not described in the description. To examine this claim, the Examiner interprets this limitation as the third computer receiving the data packets from the second computer via the emulator and re-transmitting it back to the second computer as described on page 11 lines 3-8.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 64-69, 72-75, and 78-80 are rejected under 35 U.S.C. 103(a) as being unpatentable over in view of the Applicant's Admitted Prior Art, hereinafter the AAPA, page 1 line 9 through page 2 line 14 in view of Evans et al. (U.S. Pat. 6,279,146 B1) and Gagne et al. (5,303,347).

3. As per claim 64, the AAPA teaches system, comprising: a first computer coupled to an emulator, wherein the emulator is configured to emulate a design of an integrated circuit having a network interface (p. 2 line 4-7. The AAPA teaches an emulator connected to a network, transmitting and receiving signals from the network. The teaching of receiving signals from the network implies that a computer is coupled to said emulator. In addition, the emulator can communicate with the network, so it implies that the emulator is configured to emulate a design of an integrated circuit having a network interface);

wherein the emulator is configured to receive and process the sent data according to the design of the integrated circuit (p. 2 line 4-7);

However, the AAPA does not teach:

a first computer coupled to a second computer;

a second computer coupled to an emulator, wherein the emulator is configured to emulate a design of an integrated circuit having a network interface;

wherein the first computer is configured to send one or more data packets to the second computer at a first speed;

wherein the second computer is configured to:

receive the data packets:

buffer the data packets; and

send data corresponding to the buffered data packets to the emulator at a second speed, wherein the second speed is slower than the first speed.

Evans teaches:

a first computer coupled to a second computer (Fig 2. In this figure, computer element 118 is coupled to a second computer element 114);

a second computer coupled to an emulator, wherein the emulator is configured to emulate a design of an integrated circuit (Fig. 2 computer element 114 coupled to emulator 60):

Art Unit: 2128

wherein the first computer is configured to send one or more data packets to the second computer at a first speed (Fig. 2. Computer 118 is connected to computer 114 for communication, so it reads onto this limitation);

wherein the second computer is configured to:

receive the data packets (col. 9 line 17-28); and

buffer the data packets (col. 9 line 17-28. The second computer's act of intervening received data to reformat said data is considered buffering data packets);

send data to the emulator at a second speed (col. 9 line 17-28).

However, Evans does not teach the second speed is slower than the first speed but the first speed is slower than the second speed (col. 9 lines 57-67. In these lines Evans teaches the time for receiving data from the computer 114 at the emulator is much less than the time for computer 118 to send data from simulation program 86). The teaching here is to use the second computer to buffer data between two different speed to sending and receiving data between two system. It would have been obvious for one of ordinary skill in the art to use the same system connection to implement data transfer to have the second speed slower than the first speed.

Gagne teaches buffering the data packets (col. 1 lines 60-68 and col. 2 lines 1-2).

It would have been obvious to one of ordinary skill in the art to combine the teachings of the AAPA, Gagne, and Evans. Gagne's and Evans's teachings would have provided buffers dedicated to different destinations (Gagne, col. 1 lines 60-68 and col. 2 lines 1-2) and speed up the verification time of an emulator having a network interface with easy interconnection (col. 2 lines 37-38 and col. 3 lines 63-67).

Art Unit: 2128

4. As per claim 65, the AAPA teaches a third computer coupled to the emulator via a bus (p. 1 lines 23-26. In these lines the AAPA teaches the emulator process data and transmit data over the network. This teaching is interpreted as transmitting to a third computer which is connected to the emulator); wherein the emulator is configured to send the processed data to the third computer (p. 1 lines 23-26. In these lines the AAPA teaches the emulator process data and transmit data over the network. This teaching is interpreted as transmitting data to a third computer).

5. As per claim 66, Gagne teaches the computer is configured to, for each incoming data packet:

examine that data packet (col. 1 line 60 through col. 2 line 2. In these lines Gagne teaches receiving data and put them in proper buffers for different destination. This teaching implies that data packets are examined);

determine if that data packet is addressed to the emulator (col. 1 line 60 through col. 2 line 2. In these lines Gagne teaches receiving data and put them in proper buffers for different destination. This teaching reads onto this limitation); and

if that data packet is addressed to the emulator, buffer that data packet and send data corresponding to the buffered packet to the emulator (col. 1 line 60 through col. 2 line 2. In these lines Gagne teaches receiving data and put them in proper buffers for different destination. This teaching reads onto this limitation).

As per claim 67, the AAPA teaches the emulator is incapable of receiving and processing data sent at the first speed (p. 1 lines 16-20). Art Unit: 2128

 As per claim 68, the AAPA teaches wherein the emulator is implemented, at least in part, using field programmable gate arrays (p. 1 lines 15-18); and

wherein the field programmable gate arrays are operable to be programmed with a hardware model corresponding to the design of the integrated circuit (p. 1 lines 15-18).

As per claim 69, Evans teaches wherein the second computer is further configured to repackage data from the buffered data packets (col. 9 lines 17-28);

wherein the repackaged data is the data the second computer is configured to send to the emulator at the second speed (this limitation has already been discussed in claim 64. It is, therefore, rejected for the same reasons).

As per claim 72, Evans teaches the first computer is configured to generate the one or more packets to be sent to the second computer (col. 9 lines 17-28); and

Gagne teaches the generated packets are variable in size (col. 1 lines 60-68 and col. 2 lines 1-2).

10. As per claim 73, the AAPA teaches a method, comprising:

a first computer receiving a plurality of data packets at a first speed, wherein the data packets are received over a network connection (p. 2 line 4-7. The AAPA teaches an emulator connected to a network, transmitting and receiving signals from the network. The teaching of receiving signals from the network implies that a computer corresponding to a first computer in this limitation is coupled to a network);

the first computer buffering one or more of the plurality of data packets;

Art Unit: 2128

the first computer sending data packets to an emulator, wherein the emulator is configured to emulate a design of an integrated circuit to be used as a component of a network communication device (p. 2 line 4-7. The AAPA teaches an emulator connected to a network, transmitting and receiving signals from the network. The teaching of receiving signals from the network implies that a computer is coupled to said emulator. In addition, the emulator can communicate with the network, so it implies that the emulator is configured to emulate a design of an integrated circuit having a network interface);

the emulator receiving and processing the data sent by the first computer, wherein said processing is performed, at least in part, according to the design of the integrated circuit (p. 1 lines 23-26); and

the emulator sending data corresponding to the received and processed data to a second computer (p. 1 lines 23-26. In these lines the AAPA teaches the emulator process data and transmit data. This teaching is interpreted as transmitting to a second computer).

However, the AAPA does not teach:

buffering one or more of the plurality of data packets; and

the first computer sending data to the emulator at a speed, which is slower than the first speed.

Gagne teaches buffering one or more of the plurality of data packets (col. 1 lines 60-68 and col. 2 lines 1-2); and

Evans teaches a computer sending data to an emulator at a speed, which is faster than the speed of said computer receiving data packets (col. 9 lines 57-67. In these lines Evans teaches the time for receiving data from the computer 114 at the emulator is much less than the time for computer 118 to send data from simulation program 86). The teaching here is to use the second computer to buffer data between two different speed to sending and

Art Unit: 2128

receiving data between two system. It would have been obvious for one of ordinary skill in the art to use the same system connection to implement data transfer to have the second speed slower than the first speed.

It would have been obvious to one of ordinary skill in the art to combine the teachings of the AAPA, Gagne, and Evans. Gagne's and Evans's teachings would have provided buffers dedicated to different destinations (Gagne, col. 1 lines 60-68 and col. 2 lines 1-2) and sped up the verification time of an emulator having a network interface with easy interconnection (col. 2 lines 37-38 and col. 3 lines 63-67).

11. As per claim 74, the AAPA teaches the data sent to the second computer is usable to debug the design of the integrated circuit (p. 1 lines 10-12); and

wherein the network connection is an Ethernet connection (p. 1 lines 18-20).

- 12. As per claim 75, these limitations have already been discussed in claim 69. They are, therefore, rejected for the same reasons.
- 13. As per claim 78, the AAPA teaches the emulator is configured to emulate a network interface card of the second computer (p. 1 lines 23-26. In these lines the AAPA teaches the emulator process data and transmit data. This teaching is interpreted as transmitting data to a second computer after the emulator having a network interface receiving data, so it should read onto this limitation); and

wherein the data is sent to the second computer via a bus coupled to the emulator (data is inherently sent via a bus).

Art Unit: 2128

14. As per claim 79, these limitations have already been discussed in claim 66. They are,

therefore, rejected for the same reasons.

15. As per claim 80, these limitations have already been discussed in claim 68. They are,

therefore, rejected for the same reasons.

Claims 70 and 76-77 are rejected under 35 U.S.C. 103(a) as being unpatentable over in

view of the Applicant's Admitted Prior Art, hereinafter the AAPA, page 1 line 9 through

page 2 line 14 in view of Evans et al. (U.S. Pat. 6,279,146 B1) and Gagne et al. (5,303,347)

as applied to claims 64 and 73 above, and further in view of Watanabe et al (U.S. Pat.

5761486).

16. As per claim 70, the AAPA, Evans, and Gagne do not teach the second computer is further

configured to log data corresponding to received data and/or sent data in a log file.

However, Watanabe teaches keeping a record of communicated data from source to

destination (col. 6 lines 18-23)

It would have been obvious to one of ordinary skill in the art to combine the teachings of

the AAPA, Evans, and Gagne, and Watanabe. Watanabe's teachings would have provided  $\,$ 

designers information of the emulation in order to analyze and evaluate the emulation (col.  $3\,$ 

lines 43-51).

17. As per claim 76, this limitation has been discussed in claim 70. It is, therefore, rejected for

the same reasons.

Art Unit: 2128

18. As per claim 77, this limitation has been discussed in claim 70. It is, therefore, rejected for the same reasons

Claim 71 is rejected under 35 U.S.C. 103(a) as being unpatentable over in view of the Applicant's Admitted Prior Art, hereinafter the AAPA, page 1 line 9 through page 2 line 14 in view of Evans et al. (U.S. Pat. 6,279,146 B1) and Gagne et al. (5,303,347) as applied to claim 65 above, and further in view of McKee et al. (U.S. Pat. 5,477,531).

19. As per claim 71, Evans teaches the third computer is configured to:

wherein the first computer is coupled to the second computer via a network connection.

but the AAPA, Evans, and Gagne do not teach the third computer is configured to:

receive the processed data; and

examine the received processed data to debug the design of the integrated circuit.

McKee teaches:

receive the processed data (col. 10 21-26); and

examine the received processed data to debug the design of the integrated circuit (col.

10 21-26);

It would have been obvious to one of ordinary skill in the art to combine the teachings of the AAPA, Gagne, Evans, and McKee. McKee's teachings would have provided a method of testing a packet-based network to ascertain characteristics of packet transmission, the correlation data being so derived as to indicate for each packet position within said bursts as transmitted, the average packet loss rate (col. 2 lines 41-47).

Application/Control Number: 10/044,217 Page 12

Art Unit: 2128

Conclusion

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kamini Shah, can be reached on 571-272-2279. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300. An inquiry of a

general nature or relating to the status of this application should be directed to the TC2100  $\,$ 

Group receptionist: 571-272-2100.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private

PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Cuong V Luu/

Examiner, Art Unit 2128

/Hugh Jones/

Primary Examiner, Art Unit 2128